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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/824,911	04/03/2001	Shinichiro Haruyama	7217/64309	2107
75	7590 08/05/2004		EXAMINER	
COOPER & DUNHAM LLP			PAYNE, DAVID C	
1185 Avenue of the Americas New York, NY 10036		ART UNIT	PAPER NUMBER	
			2633	
•			DATE MAILED: 08/05/2004	. (

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/824,911	SHINICHIRO	
Office Action Summary	Examiner	Art Unit	
	David C. Payne	2633	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet v	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after StX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of the striod will apply and will expire SIX (6) MO tatute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 1     This action is <b>FINAL</b> . 2b) □ 3     Since this application is in condition for allo closed in accordance with the practice under	This action is non-final. owance except for formal ma		
Disposition of Claims			
4) ⊠ Claim(s) <u>1-4,9-18 and 23-33</u> is/are pending 4a) Of the above claim(s) is/are withe 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) <u>1,2,4,9-16,18,23,24,26-28 and 30</u> 7) ⊠ Claim(s) <u>3,17,25,29 and 33</u> is/are objected 8) □ Claim(s) are subject to restriction and	drawn from consideration.  0-32 is/are rejected.  to.		
Application Papers			
Applicant may not request that any objection to	accepted or b) objected to the drawing(s) be held in abeya	ince. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the cor		• •	
11)☐ The oath or declaration is objected to by the	a Examiner. Note the attache	d Office Action of form P10-152.	
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority docum</li> <li>2. Certified copies of the priority docum</li> <li>3. Copies of the certified copies of the papplication from the International But</li> <li>* See the attached detailed Office action for a</li> </ul>	nents have been received. nents have been received in a priority documents have bee reau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🔲 Interview	Summary (PTO-413)	
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB. Paper No(s)/Mail Date</li> </ul>	) Paper No	(s)/Mail Date Informal Patent Application (PTO-152)	

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#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments with respect to claims 1, 2, 4, 9-16, 18, 23, 24, 26-28, and 30-32 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 11 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 11 recites the limitation "The receiving apparatus as set forth in claim," in the preamble. There is insufficient antecedent basis for this limitation in the claim. Applicant has not specified a parent claim.

### Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. Claims 1, 2, 9-11, 13, 15, 16, 23, 24, 27, 28, 31 and 32 are rejected under 35 U.S.C. 102(e) as being anticipated by Kartalopoulos US 6,731,875 B1 (Kartalopoulos).

Re claims 1, 2 (as understood based on the 112 rejection), Kartalopoulos disclosed

A receiving apparatus for receiving optical information sue, comprising:

a light receiving element array having a plurality of light receiving elements arranged in an array for receiving the optical information that: is dispersed within a spatially predetermined range and that corresponds to a plurality of bits of parallel data fed to a plurality of light emitting diodes arranged in an array and for outputting a plurality of electric signals at levels corresponding to amounts of light in the received optical information, wherein the light receiving elements output the plurality of electric signals in parallel; and

an information extraction circuit for receiving the plurality of electric signals output in parallel from the light receiving element array and extracting information in accordance with the optical information signal based on the plurality of electric signals.

(see e.g. Figures 4 and 7, col./line: 4/15-25, 5/15-25, 4/45-60).

Re claim 13 Kartalopoulos disclosed

A transmitting apparatus,

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comprising: a conversion circuit for converting serially input data to a plurality of bits of parallel data giving predetermined information; and a light emitting diode array having a number plurality of light emitting diodes corresponding to a number of bits of parallel data from the conversion circuit and being arranged in an array, wherein the respective light emitting diode units are controlled in light emission in parallel based on bit information of the corresponding parallel data to emit optical information in the form of a light beam dispersed in a spatially predetermined range. (see e.g. Figures 4 and 7, col./line: 4/15-25, 5/15-25, 4/45-60).

Re claims 15, 16 Kartalopoulos disclosed

A communication system, comprising:

a transmitting apparatus for transmitting optical information in the form of a light beam dispersed in a spatially predetermined range formed by an array of a plurality of light emitting diodes corresponding to a number of bits of parallel input data, wherein a level of light emission from the plurality of light emitting diodes is in accordance with bit information of the parallel input data; and

a receiving apparatus including a light receiving element array having a plurality of light receiving elements arranged in an array for receiving the light beam and outputting a plurality of electric signals at levels corresponding to amounts of light received, wherein the light receiving elements output electric signals in parallel, and an information extraction circuit for receiving a plurality of electric signals output in parallel from the light receiving element array and extracting information in accordance with the optical information signal based on the plurality of

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electric signals. (see e.g. Figures 4 and 7, col./line: 4/15-25, 5/15-25, 4/45-60).

Regarding claims 9-11, 23, 24, 31, and 32

Kartalopoulos disclosed a binarizing circuit for binarizing the plurality of electric signals from the light receiving element array; a data selection circuit for selecting data corresponding to the optical information signal from the plurality of binarized electric signals from the binarizing circuit (e.g., Kartalopoulos e.g., Figure 7 #420).

a conversion circuit for converting serially input data to a plurality of bits of parallel data respectively giving predetermined information; Figure 7 #405, Figure 4 #305).

Re claims 27, 28 Kartalopoulos disclosed

A communication system, comprising: a transmitting apparatus having a conversion circuit for converting serially input data to a plurality of bits of parallel data and a light emitting diode array having a plurality of light emitting diodes corresponding to the plurality of bits of parallel data from the conversion circuit, wherein the light emitting diodes are arranged in an array and are respectively controlled in light emission in parallel based on bit information of the corresponding plurality of bits of parallel data to emit optical information in the form of a light beam dispersed in a spatially predetermined range; and a receiving apparatus including a light receiving element array having a plurality of light receiving elements arranged in an array for receiving the light beam outputting a plurality of electric signals at levels corresponding to amounts of light received, wherein the light receiving elements output a plurality of electric signals in parallel, and an information extraction circuit for receiving the plurality of electric signals output in

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parallel from the light receiving element array and extracting information in accordance with the optical information based on the plurality of electric signals.

(see e.g. Figures 4 and 7, col./line: 4/15-25, 5/15-25, 4/45-60).

# Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 4, 12, 14, 18, 26 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kartalopoulos US 6,731,875 B1 (Kartalopoulos) in view of Hovorka et al. US 6,504,633 B1 (Hovorka).

Re claims 4, 14, 18 and 30, Kartalopoulos does not disclose the receiving apparatus further comprising wherein a wavelength of the optical information is within a visible wavelength range. Hovorka disclosed transmitting optical signals in visible wavelength range (see Hovorka Col. 5, lines 45-55). It would have been obvious to one of ordinary skill in the art the time of invention to transmit light in the visible range as this range is well known and useful for transmitting data.

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Regarding claim 12, 26

Kartalopoulos disclosed a binarizing circuit for binarizing the plurality of electric signals from the light receiving element array; a data selection circuit for selecting data corresponding to the optical information signal from the plurality of binarized electric signals from the binarizing circuit (e.g., Kartalopoulos e.g., Figure 7 #420).

a conversion circuit for converting serially input data to a plurality of bits of parallel data

# Allowable Subject Matter

respectively giving predetermined information; Figure 7 #405, Figure 4 #305).

9. Claims 3, 17, 25, 29 and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David C. Payne whose telephone number is (703) 306-0004. The examiner can normally be reached on M-F, 7a-4p.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on (703) 305-4729. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dcp

Patent Examiner

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